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14
15 **IN THE UNITED STATES BANKRUPTCY COURT**
16
17 **FOR THE DISTRICT OF ARIZONA**

18 In re:

19 GARY A. MARTINSON and RONNA L.
20 MARTINSON,
21
22 Debtors.

23 PNC BANK, N.A.,

24 Movant,

25 vs.

26 GARY A. MARTINSON and RONNA L.
27 MARTINSON, Debtors; LAWRENCE J.
WARFIELD, Trustee,

28 Respondents.

29 Chapter 7

30 Case No. 2:09-bk-33841-RJH

31
32 **NOTICE OF WITHDRAWAL OF**
DEBTORS' OBJECTION TO
MOVANT'S MOTION TO LIFT
THE AUTOMATIC STAY

33
34 Gary A. Martinson and Ronna L. Martinson (collectively, the “Debtors”) hereby gives notice
35 of the withdrawal of their Objection to PNC Bank’s “Movant’s Motion to Lift the Automatic
36 Bankruptcy Stay” (the “Motion”) with respect to the real property located at 5550 Paint Pony Trail,
37 Show Low, Arizona 85901.

38 **DATED** this 18th day of April 2011.

39 **ENGELMAN BERGER, P.C.**

40 By /s/ DWE, SBA #004193

41 David Wm. Engelman

42 Steven N. Berger

43 Bradley D. Pack

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46 Attorneys for Gary and Ronna Martinson

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1 **COPY** of the foregoing e-mailed
2 this 18th day of April 2011 to:

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6 Attorneys for Movant

7 /s/ Kimberly A. Cox